

Decision terminating a decision on admission to a dwelling in university halls of residence.

THE DIRECTOR GENERAL OF THE CENTRE RÉGIONAL DES ŒUVRES UNIVERSITAIRES ET SCOLAIRES OF ...

Having regard to Article R822-2 of the Education Code

Having regard to Decree n°2016-1042 of 29 July 2016 on the missions and organisation of the *Oeuvres Universitaires*

Having regard to the Decision of 21 July 1970 on the “organisation of collective life in university residences”

Having regard to the Decision of 21 July 1970 on the “terms of tenancy and financial conditions for students admitted to halls of residence”

Having regard to the admission decision dated ...

Having regard to the internal rules adopted at the management board meeting of ...

Having regard to the report(s) dated ...

Having regard to the reminder(s) dated ...

Having heard the remarks made during the meeting of (or noting your absence at the meeting of to which you were duly summoned)

WHEREAS

... particular attention should be paid to the wording of the grounds for the decision, as required by the terms of Articles L211-2 et seq. of the Code on Relations between the Public and the Administration. The legal or factual grounds for the decision must be stated. Regarding the legal grounds, the author shall make reference to the relevant articles in the admission decision and/or internal rules.

The factual grounds may refer to:

- *The loss of eligibility or failure to provide proof of such eligibility,*
- *The existence of a tenancy debt,*
- *Subletting or accommodating a third party, even free of charge,*
- *Failure to submit a civil liability and multi-risk property insurance certificate,*
- *Failure to comply with the internal rules, stating the breach(es).*

DECIDES

Article 1 TERMINATION

The decision admitting Mr ** to a dwelling in the university halls of residence of ** is terminated with effect from **(1).

(1) NB: this field is free. In no case may the date indicated be before the date of signature of the decision, in compliance with the principle that administrative deeds may not be retroactive.



Article 2 APPEAL

This decision is subject to an appeal filed with the Administrative Court of ** within a period of two months of its notification.

Within the same period, it may be the subject of a free appeal procedure to the Director General of the CROUS of **.

Drawn up in **,

On ** (1)

Signature

Surname and forename of the authority

NO LEGAL VALUE

(1) NB: this field is free. In no case may the date indicated be before the date of signature of the decision, in compliance with the principle that administrative deeds may not be retroactive.